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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/520,358	06/23/2005	Andreas Barth	510.1122 5923	
	7590 02/26/200 dson & Kappel, LLC	EXAMINER		
485 7th Avenue		IP, SIKYIN		
14th Floor New York, NY	10018		ART UNIT	PAPER NUMBER
			1793	
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			02/26/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/520,358	BARTH, ANDREAS	
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•	ducing or simplifying t	ne issues for
corresponding number of finally reje	ected claims.	
	mpliant Amendment (PTOL-324).
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will not be entered, or b) will rided below or appended.	be entered and an e	xplanation of
d sufficient reasons why the affidavi	t or other evidence is	necessary and
vercome <u>all</u> rejections under appea and was not earlier presented. Se	ıl and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a).
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Continuation of 11. does NOT place the application in condition for allowance because: of reason set forth in prior final rejection. Applicants argue cited references fail to disclose quenching steps. But, instant rejected claims are product claims. The invention defined in a product-by-process claim is a product, not a process. In re Bridgeford, 357 F. 2d 679, 149 USPQ 55 (CCPA 1966) and MPEP § 2113. Applicants' argument with respect to 132 declaration is noted. Examiner reiterates the same responses in page 5 of prior final rejection. Moreover, further processing steps can alter the microstructure/properties from quenching step. Therefore, reciting generic quenching step has no bearing on properties/microstructures of the product.